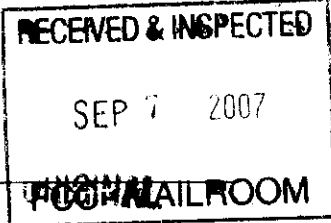


# Coleman Enterprises, Inc.

1117 Park Avenue Mahtomedi, MN 55115  
651-714-7970 Fax: 651-714-7978



Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street SW  
Washington, DC 20554  
Attn: Chief, Pricing Policy Division  
Wireline Competition Bureau

Via Overnight Delivery to:

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
9300 East Hampton Drive  
Capitol Heights, MD 20743  
Attn: Chief, Pricing Policy Division  
Wireline Competition Bureau

RE: CC Docket No. 94-129  
Drop-Off Exemption Certification for  
Coleman Enterprises, Inc. d/b/a Local Long Distance

Dear Ms. Dortch:

In its Third Order on Reconsideration and Second Further Notice of Proposed Rulemaking, released March 17, 2003 ("Order"), the Federal Communication Commission partially overturned its requirement that a carrier's sales agent must drop-off a sales call once the sales agent has initiated independent third-party verification using a three-way conference call. Under prior FCC rules, for sales that are verified through a three-way conference call or a call through an automated verification system, a carrier's sales agent must drop off the call once the three-way connection has been established. In the Order, the FCC created an exemption to the "drop-off" rule for any carrier that certifies to the FCC that their sales agents are unable to drop off the sales call after initiating a third party verification.

Please accept this letter as the company's certification that its sales agents are unable to drop off the sales call after initiating third party verification. The sales agents are unable to drop off the sales call because compliance is not feasible since the company lacks the technical means to comply with the requirement.

We have enclosed an extra copy of this letter, to be date stamped and returned to us in the self-addressed, stamped envelope, which is also enclosed.

I, Daniel G. Coleman, pursuant to 28 U.W.C. § 1746, to declare that the foregoing is true and correct, under penalty of perjury.

Signed effective this 24<sup>th</sup> day of August, 2007.

Coleman Enterprises, Inc. d/b/a Local Long Distance

A handwritten signature in black ink, appearing to read "Daniel G. Coleman", written over a horizontal line.

Daniel G. Coleman  
Its: President

No. of Copies rec'd. 2  
List ABOVE